UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS ABILENE DIVISION

IN RE: Case No: 08-10437-RLJ-13 1/30/2009 Larry Alan Chamberlain DATED: **Brenda Joyce Chamberlain** 13 Chapter: Debtor(s) EIN: Attorney Phone No: (940) 723-0099 Judae: Robert L. Jones **AMENDED DEBTOR'S(S') CHAPTER 13 PLAN AND MOTION FOR VALUATION SECTION I DEBTOR'S(S') CHAPTER 13 PLAN - SPECIFIC PROVISIONS** FORM REVISED 12-15-07 This Plan contains non-standard provisions in Section IV (last page): □ yes 🔽 no DEBTOR(S) PROPOSES TO PAY TO THE TRUSTEE THE SUM OF: A. DEBTOR PAYMENTS MONTHS 1 TO 1 \$749.00 PER MONTH MONTHS 2 TO 60 \$830.00 PER MONTH FOR A TOTAL OF \$49,719.00 ("BASE AMOUNT"). FIRST PAYMENT IS DUE 1/15/2009 THE ESTIMATED UNSECURED CREDITORS POOL IS calculated as: (Disposable \$0.00 income per § 1325(b)(2)) x 60 months (Applicable Commitment Period per § 1325(b)(4)), but not less than Debtor's equity in non-exempt property: pursuant to § 1325(a)(4). **B. ADMINISTRATIVE AND DSO CLAIMS:** 1. CLERK'S FILING FEE: Total filing fees paid through the plan, if any, are \$0.00 and shall be paid in full prior to disbursements to any other creditor. 2. TRUSTEE FEES AND NOTICING FEES: Trustee fees and any noticing fees shall be paid first out of each disbursement and as provided in General Order 2007-02. 3. DOMESTIC SUPPORT OBLIGATIONS: Prior to discharge, Debtor will pay all post-petition Domestic Support Obligations (as defined in § 101(14A)) directly to the holder(s) of such obligation(s), unless payment through the Plan as hereinafter provided is agreed to in writing by the respective holder(s) of the claim(s) or their agent(s). Pre-petition Domestic Support Obligations per Schedule "E" shall be paid the following monthly payments as a priority creditor: SCHEDULED AMOUNT(S) TERM (APPROXIMATE) **TREATMENT** DSO CLAIMANT(S) C. ATTORNEY FEES: TO Monte J. White & Associates, P.C. , TOTAL: \$3,000.00 THROUGH TRUSTEE. PRE-CONFIRMATION PAYMENTS TO PRE-PETITION: \$2,719.00 DEBTOR'S ATTORNEY WILL BE PER THE AUTHORIZATION FOR ADEQUATE PROTECTION DISBURSEMENTS. POST-CONFIRMATION PAYMENTS TO DEBTOR'S ATTORNEY WILL BE MADE FROM FUNDS REMAINING AFTER PAYMENT OF ADMINISTRATIVE CLAIMS AS PROVIDED ABOVE ('B') AND EACH SPECIFIED MONTHLY PLAN PAYMENT TO SECURED CREDITORS ('D' AND/OR 'E' BELOW) BEFORE ANY PAYMENT TO PRIORITY CREDITORS ('H' BELOW) OR UNSECURED CREDITORS ('I' AND 'J' BELOW). D. HOME MORTGAGE ARREARAGE: **MORTGAGEE** SCHED. DATE % TERM (APPROXIMATE) **TREATMENT**

ARR. THROUGH

10.00%

Month(s) 1-60

\$107.93

ARR. AMT \$5,079.55

21st Mortgage Corp

Case No: 08-10437-RLJ-13

Debtor(s): Larry Alan Chamberlain

Bronda Joyco Chamberl

Brenda Joyce Chamberlain

If pursuant to this Plan, the Debtor pays through the Trustee the Allowed pre-petition Home Mortgage Arrearage Claim Amount to any Mortgagee identified in paragraph "D" or its assignee(s), while timely making all required post-petition mortgage payments, upon discharge, the mortgage will be reinstated according to its original terms, extinguishing any right of the Mortgagee or its assignee(s) to recover any amount alleged to have arisen prior to the filing of the petition.

E.(1) SECURED 1325(a)(5)(A) or (B) CLAIMS--PAID BY THE TRUSTEE

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	%	TERM (APPROXIMATE)	TREATMENT
Brown County Appraisal District 9950 CR 367 Early, TX 76802 Brown Cour	\$1,568.80	\$1,568.80	12.00%	Month(s) 2-60	\$35.69
Brown County Appraisal District 10000 CR 367 Early, TX 76802 Brown Cou	\$4,065.46	\$4,065.46	12.00%	Month(s) 2-60	\$92.48
Vanderbilt Mortgage 9950 CR 367 Early, TX 76802 Brown Cour	\$9,094.99	\$12,960.00	10.00%	Month(s) 1-60	\$193.25
Wffinancial 2004 Ford F150	\$14,879.60	\$12,725.00	10.00%	Month(s) 1-60	\$270.37

E.(2)(a) SECURED 1325(a)(9) CLAIMS PAID BY THE TRUSTEE--NO CRAM DOWN:

CREDITOR / COLLATERAL	SCHED. AMT.	%	TERM (APPROXIMATE)	TREATMENT
COLLATERAL				

E.(2)(b) SECURED 1325(a)(9) CLAIMS PAID BY THE TRUSTEE--CRAM DOWN:

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	%	TERM (APPROXIMATE)	TREATMENT
--------------------------	-------------	-------	---	--------------------	-----------

TO THE EXTENT THE VALUE AMOUNT IN E.(2)(b) IS LESS THAN THE SCHEDULED AMOUNT IN E.(2)(b), THE CREDITOR SHALL HAVE THE OPTION OF REQUIRING THE DEBTOR TO SURRENDER THE COLLATERAL BY OBJECTING TO THE PROPOSED TREATMENT.

IN THE EVENT THAT A CREDITOR OBJECTS TO THE TREATMENT PROPOSED IN PARAGRAPH E.(2)(b) THE DEBTOR RETAINS THE RIGHT TO SURRENDER THE COLLATERAL TO THE CREDITOR. IF THE DEBTOR ELECTS TO SURRENDER THE COLLATERAL, THEN THE AUTOMATIC STAY WILL BE TERMINATED AS TO SUCH COLLATERAL UPON ENTRY OF THE ORDER CONFIRMING THE PLAN, UNLESS OTHERWISE ORDERED BY THE COURT.

ABSENT SUCH OBJECTION, THE CREDITOR(S) LISTED IN "E.(2)(b)" SHALL BE DEEMED TO HAVE "ACCEPTED" THE PLAN PER SECTION 1325(a)(5)(A) OF THE BANKRUPTCY CODE AND WAIVED THEIR RIGHTS UNDER SECTION 1325(a)(9).

THE VALUATION FOR SCHEDULED CLAIMS IN E(1) AND E(2)(b) WILL BE DETERMINED AT CONFIRMATION. THE INTEREST RATE TO BE PAID ON THE SCHEDULED CLAIMS IN E(1), E(2)(a) AND E(2)(b) WILL ALSO BE DETERMINED AT CONFIRMATION. THE SCHEDULED AMOUNT MAY BE ADJUSTED BASED ON A TIMELY FILED PROOF OF CLAIM AND THE TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS ("TRCC".)

EXCEPT FOR "VALUATION" AND "INTEREST RATE," CONFIRMATION HEREOF SHALL BE WITHOUT PREJUDICE TO THE DEBTOR'S, THE TRUSTEE'S, OR ANY SECURED CREDITOR'S RIGHT TO A LATER DETERMINATION OF THE ALLOWED AMOUNT OF ANY CREDITOR'S SECURED CLAIM. TO THE EXTENT SUCH CLAIM IS ALLOWED FOR AN AMOUNT GREATER OR LESSER THAN THE "SCHEDULED AMOUNT" PROVIDED FOR ABOVE, AFTER THE TRCC IS FINAL, DEBTOR WILL MODIFY THE PLAN TO FULLY PROVIDE FOR SUCH ALLOWED SECURED CLAIM.

DISBURSEMENTS TO CREDITORS LISTED IN E(2)(a) SHALL BE CALCULATED USING THE SCHEDULED AMOUNT OR THE ALLOWED CLAIM AMOUNT WITHOUT CONSIDERATION OF VALUE.

Case 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 3 of 12

Case No: 08-10437-RLJ-13
Debtor(s): Larry Alan Chamberlain
Brenda Joyce Chamberlain

F. SECURED CREDITORS--COLLATERAL TO BE SURRENDERED:

CREDITOR /	SCHED. AMT.	VALUE	TREATMENT
COLLATERAL			

The Automatic Stay will terminate as to Collateral listed in this paragraph F. upon filing hereof but nothing in this Plan shall be deemed to abrogate any applicable non-bankruptcy law contract rights of the Debtor(s).

G. SECURED CREDITORS--PAID DIRECT BY DEBTOR

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	TREATMENT
21st Mortgage Corp 10000 CR 367 Early, TX 76802 Brown County	\$72,734.07	\$72,734.07	
Brown County Appraisal District 10000 CR 367 Early, TX 76802 Brown County	\$732.43	\$68,370.00	
Brown County Appraisal District 9950 CR 367 Early, TX 76802 Brown County	\$218.97	\$12,960.00	

H. PRIORITY CREDITORS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS:

CREDITOR	SCHED. AMT.	TERM (APPROXIMATE)	TREATMENT	
----------	-------------	--------------------	-----------	--

. SPECIAL CLASS:

CREDITOR /	SCHED. AMT.	TERM (APPROXIMATE)	TREATMENT
JUSTIFICATION			

J. UNSECURED CREDITORS

CREDITOR	SCHED. AMT.	COMMENT
Americredit	\$583.00	
Citi Auto	\$1.00	
Citifinancial	\$7,677.00	
Cmre Financial Services Inc	\$291.00	
Credit Systems International/ Collection	\$69.00	
Enhanced Recovery Corp	\$198.00	
Gnb/bealls/WFNNB	\$1.00	
HC Processing Center	\$4,297.81	
Heilig Meyers	\$1.00	
Midland Credit Mgmt	\$6,261.00	
NCO - MedcIr	\$292.00	
Nco Fin/09	\$269.00	
West Central Tx Coll B	\$330.00	
Wffinancial	\$2,154.60	Unsecured portion of the secured debt (Bifurcated)
TOTAL SCHEDULED UNSECURED:	\$22,425.41	

UNSECURED CREDITORS ARE NOT GUARANTEED A DIVIDEND WHEN A PLAN IS CONFIRMED, SEE GENERAL ORDER 2007-02. ALLOWED GENERAL UNSECURED CLAIMS MAY RECEIVE A PRO-RATA SHARE OF THE UNSECURED CREDITORS' POOL, BUT NOT LESS THAN THE SECTION 1325(a)(4) AMOUNT SHOWN IN SECTION I "A" ABOVE LESS ALLOWED ADMINISTRATIVE AND PRIORITY CLAIMS, AFTER THE TRCC BECOMES FINAL. A PROOF OF CLAIM MUST BE TIMELY FILED TO BE ALLOWED.

Case 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 4 of 12

Case No: 08-10437-RLJ-13

Debtor(s): Larry Alan Chamberlain

Brenda Joyce Chamberlain

K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES:

	§ 365 PARTY	ASSUME/REJECT	CURE AMOUNT	TERM (APPROXIMATE)	TREATMENT
--	-------------	---------------	-------------	--------------------	-----------

L. CLAIMS TO BE PAID:

TERM (APPROXIMATE)' SHOWN HEREIN GIVES THE ESTIMATED NUMBER OF MONTHS FROM THE PETITION DATE REQUIRED TO FULLY PAY THE ALLOWED CLAIM. IF ADEQUATE PROTECTION PAYMENTS HAVE BEEN AUTHORIZED AND MADE, THEY WILL BE APPLIED TO PRINCIPAL AS TO UNDER-SECURED CLAIMS AND ALLOCATED BETWEEN INTEREST AND PRINCIPAL AS TO OVER-SECURED CLAIMS. PAYMENT PURSUANT TO THIS PLAN WILL ONLY BE MADE TO SECURED, ADMINISTRATIVE, PRIORITY AND UNSECURED CLAIMS THAT HAVE BEEN ALLOWED OR THAT THE DEBTOR HAS AUTHORIZED IN AN ADEQUATE PROTECTION AUTHORIZATION. GENERAL UNSECURED CLAIMS WILL NOT RECEIVE ANY PAYMENT UNTIL AFTER THE TRCC BECOMES FINAL.

THE "SCHED. AMT." SHOWN IN THIS PLAN SHALL NOT DETERMINE THE "ALLOWED AMOUNT" OF ANY CLAIM.

M. ADDITIONAL PLAN PROVISIONS:

SEE SECTION IV ON LAST PAGE FOR ADDITIONAL PLAN PROVISIONS, IF ANY.

Case No: 08-10437-RLJ-13
Debtor(s): Larry Alan Chamberlain

Brenda Joyce Chamberlain

SECTION II DEBTOR'S(S') CHAPTER 13 PLAN--GENERAL PROVISIONS FORM REVISED 12-15-07

A. SUBMISSION OF DISPOSABLE INCOME

Debtor(s) hereby submits such portion of future earnings or other future income as herein provided to the supervision and control of the Trustee as necessary for the execution of the Plan as herein provided.

Debtor proposes to PAY TO THE TRUSTEE the Base Amount indicated in Section I, Part "A" hereof. If applicable, cause exists for payment over a period of more than three (3) years.

If the Plan does not pay 100% to all creditors, the Base Amount shall not be less than the sum of the allowed administrative expenses plus the allowed priority and secured claims (with interest if applicable) plus the greater of the unsecured creditors' pool, or the 11 USC 1325(a)(4) amount (Best Interest Test).

Payment of any claim against the Debtor may be made from the property of the estate or property of the Debtor(s), as herein provided.

B. ADMINISTRATIVE EXPENSES, DSO CLAIMS & PAYMENT OF TRUSTEE'S STATUTORY FEES AND NOTICING FEES

The Administrative Expenses of the Trustee shall be paid in full pursuant to 11 U.S.C. Sec 105(a), 503(b), 1326(b)(2), and 28 U.S.C. Sec 586(e)(1)(B). The Trustee's Fees & Expenses, not to exceed ten percent (10%) allowed pursuant to 28 U.S.C. Sec 586(e)(1)(B), shall be deducted from each payment. Additionally, the Trustee is authorized to charge and collect Noticing Fees as indicated in Section I, Part "B" hereof, pursuant to local rule. No Trustee fee will be collected on Noticing Fees.

Debtor will pay in full all Domestic Support Obligations that are due before discharge, including section 507(a)(1) Priority claims due before the petition was filed, but only to the extent provided for in this Plan.

C. ATTORNEY FEES

Debtor's(s') Attorney Fees totaling the amount indicated in Section I Part "C", shall be paid by the Trustee in the amount shown as "through Trustee", pursuant to this Plan and the Debtor's(s') Authorization for Adequate Protection Disbursements.

D. PRINCIPAL RESIDENCE ARREARAGES (HOME MORTGAGE)

Arrearage on claims secured only by a security interest in the Debtor's(s') principal residence shall be paid by the Trustee in the allowed pre-petition arrearage amount, and at the Annual Percentage of interest indicated in Section I, Part "D" herein. To the extent interest is provided, interest will be calculated from the date of the Petition. The principal balance owing upon confirmation of the Plan on the allowed pre-petition arrearage amount shall be reduced by the total of adequate protection paid less any interest (if applicable) made to the respective creditor by the Trustee. Unless otherwise provided, post-petition payments may be paid "Direct" by Debtor(s), beginning with the first payment due after the 'ARR. THROUGH' date in Section I, Part "D". Such creditors shall retain their liens. To the extent an arrearage claim is allowed in an amount in excess of the Sched. Arr. Amt., the Debtor will promptly Modify the Plan to provide for full payment of the allowed amount, or for surrender of the collateral, at Debtor's election. If Debtor elects to surrender the collateral, the creditor may retain all pre-surrender payments received pursuant hereto.

If pursuant to this Plan, the Debtor pays through the Trustee the Allowed pre-petition Home Mortgage Arrearage Claim Amount to any Mortgagee identified in paragraph "D" or its assignee(s), while timely making all required post-petition mortgage payments, upon discharge, the mortgage will thereupon be reinstated according to its original terms, extinguishing any right of the Mortgagee or its assignee(s) to recover any amount alleged to have arisen prior to the filing of the petition.

E.(1) SECURED CLAIMS TO BE PAID BY TRUSTEE

The claims listed in Section I, Part "E(1)" shall be paid by the Trustee as "SECURED" to the extent of the lesser of the Claim Amount (per timely filed Proof of Claim not objected to by a party in interest), or the VALUE as shown of the collateral, which will be retained by the Debtor(s). Any amount claimed in excess of the value shall automatically be "split" and treated as unsecured as indicated in Section I, Part "H" or "J", per 11 U.S.C. Sec. 506(a). Such creditors shall retain their liens on the collateral described in Section I, Part "E(1)" until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of confirmation hereof, or if the value shown is greater than the Claim Amount, from the date of the Petition, up to the amount by which the claim is over-secured. The principal balance owing upon confirmation of the Plan on the allowed secured claim shall be reduced by the total of adequate protection paid less any interest (if applicable) paid to the respective creditor by the Trustee.

Case No: 08-10437-RLJ-13
Debtor(s): Larry Alan Chamberlain

Brenda Joyce Chamberlain

E.(2)(a) SECURED SECTION 1325(a)(9) CLAIMS TO BE PAID BY THE TRUSTEE--NO CRAM DOWN

Claims in Section I, Part "E(2)(a)" are either debts incurred within 910 days of the Petition date secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor or debts incurred within one year of the petition date secured by any other thing of value.

The claims listed in Section I, Part "E(2)(a)" shall be paid by the Trustee as "SECURED" to the extent of the "ALLOWED AMOUNT" (per timely filed Proof of Claim not objected to by a party in interest.) Such creditors shall retain their liens on the collateral described in Section I, Part "E(2)(a)" until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of the Petition. The principal balance owing upon confirmation of the Plan on the allowed secured claim shall be reduced by the total of adequate protection paid less any interest (if applicable) paid to the respective creditor by the Trustee.

E.(2)(b) SECURED SECTION 1325(a)(9) CLAIMS TO BE PAID BY THE TRUSTEE--CRAM DOWN

The claims listed in Section I, Part "E(2)(b)" shall be paid by the Trustee as "SECURED" to the extent of the LESSER OF the Claim Amount (per timely filed Proof of Claim not objected to by a party in interest), or the VALUE as shown of the collateral, which will be retained by the Debtor(s). Any amount claimed in excess of the value shall automatically be "split" and treated as unsecured as indicated in Section I, Part "H" or "J", per 11 U.S.C. Sec. 506(a). Such creditors shall retain their liens on the collateral described in Section I, Part "E(2)(b)" until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of confirmation hereof, or if the value shown is greater than the Claim Amount, from the date of the Petition, up to the amount by which the claim is over-secured.

IF THE "VALUE" SHOWN IN "E(2)(b)" ABOVE IS LESS THAN THE "SCHED. AMT." SHOWN, THE "ALLOWED AMOUNT" OF THE SECURED PORTION OF THE CLAIM SHALL NOT EXCEED THE "VALUE" DETERMINED AT CONFIRMATION.

IN THE EVENT THAT A CREDITOR OBJECTS TO THE TREATMENT PROPOSED IN THIS PARAGRAPH, THE DEBTOR RETAINS THE RIGHT TO SURRENDER THE COLLATERAL TO THE CREDITOR. IF THE DEBTOR ELECTS TO SURRENDER THE COLLATERAL, THEN THE AUTOMATIC STAY WILL BE TERMINATED AS TO SUCH COLLATERAL UPON ENTRY OF THE ORDER CONFIRMING THE PLAN, UNLESS OTHERWISE ORDERED BY THE COURT.

ABSENT SUCH OBJECTION, THE CREDITOR SO LISTED IN "E.(2)(b)" SHALL BE DEEMED TO HAVE "ACCEPTED" THE PLAN PER SECTION 1325(a)(5)(A) OF THE BANKRUPTCY CODE AND WAIVED ITS RIGHTS UNDER SECTION 1325(a)(9).

To the extent a secured claim NOT provided for in Section I Part "D", "E(1)" or "E(2)" is allowed by the Court, Debtor(s) will pay the claim 'DIRECT' per the contract unless otherwise Ordered by the Court.

Each secured claim shall constitute a separate class.

F. SATISFACTION OF CLAIM BY SURRENDER OF COLLATERAL

The claims listed in Section I, Part "F" shall be satisfied as 'SECURED' to the extent of the VALUE of the collateral, as shown, by SURRENDER of the collateral by the Debtor(s) on or before Confirmation. Any amount claimed in excess of the value of the collateral as shown, to the extent it is allowed, shall be automatically "split" and treated as indicated in Section I, Part "H" or "J" per 11 U.S.C. Sec 506(a).

Each secured claim shall constitute a separate class.

G. DIRECT PAYMENTS BY DEBTOR(S)

All secured claims listed in Section I, Part "G" shall be paid 'DIRECT' by the Debtor(s) in accordance with the terms of their agreement, unless otherwise provided in Section IV.

Each secured claim shall constitute a separate class.

Case No: 08-10437-RLJ-13

Debtor(s): Larry Alan Chamberlain

Bronda Joyco Chamberla

Brenda Joyce Chamberlain

H. PRIORITY CLAIMS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS

All allowed claims (i.e., those for which a Proof of Claim is timely filed and not objected to by a party in interest) entitled to priority under Section 507(a) of the Bankruptcy Code, other than Section 507(a)(1) Domestic Support Obligations, will be paid in full (except as provided in Section 1322(a)(4)) in deferred installments, unless the holder of such claim agrees to a different treatment of such claim. Failure to object to confirmation of this Plan shall not be deemed "acceptance" of the "SCHED AMT." shown in Section I Part "H" hereof. The claims listed in Section I, Part "H" shall be paid their allowed amount by the Trustee in full as Priority without interest at the monthly amount indicated or pro rata.

Priority claims for taxes are unsecured and shall not accrue interest or penalty subsequent to the filing, and such interest or penalty as might otherwise accrue thereafter shall be discharged upon completion of the Plan.

I. CLASSIFIED UNSECURED CLAIMS

Classified unsecured claims shall be treated as allowed by the Court.

J. GENERAL UNSECURED CLAIMS TIMELY FILED

All other claims not otherwise provided for herein shall be designated general unsecured claims. Payments, if any, to general unsecured claims will be on a pro rata basis. All allowed general unsecured claims shall be paid in an amount under the Plan which is not less than the amount that would be paid on such claims if the estate of the Debtor(s) were liquidated under Chapter 7 of the Bankruptcy Code on the date of filing of the Petition herein.

Any delinquencies under the Plan on allowed secured claims, allowed priority claims and allowed classified unsecured claims must be brought current before any payments are made on general unsecured claims.

General unsecured claims may be paid concurrently with secured, priority and special class unsecured claims so long as each secured, priority, and special class unsecured creditor is receiving not less than its monthly installment as provided herein. Any delinquencies under the plan on all allowed secured claims, allowed priority claims and special class claims must be brought current before any payments are made to the general unsecured claims.

General unsecured claims totaling the amount indicated in Section I Part "J", shall be paid by the Trustee, a PRO RATA share of the unsecured creditors' pool estimated in Section I, Part "A" but not less than the amount indicated pursuant to Section 1325(a)(4) less allowed administrative and priority claims.

K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

As provided in Section 1322(b)(7) of the Bankruptcy Code, the Debtor(s) assumes or rejects the executory contracts or unexpired leases with the parties so indicated in Section I, Part "K".

Assumed lease and executory contract arrearage amounts shall be paid by the Trustee as indicated in Section I Part "K".

L. CLAIMS TO BE PAID

See Section I, Part "L" of the Plan.

M. ADDITIONAL PLAN PROVISIONS

The provisions set forth in Section IV are additional Plan provisions not otherwise referred to herein.

N. POST-PETITION CLAIMS

Claims filed under Section 1305 of the Bankruptcy Code shall be paid as allowed. To the extent necessary, Debtor will modify this Plan.

O. LATE FILED CLAIMS AND CLAIMS NOT FILED

Late filed unsecured claims on pre-petition debt shall be paid pro rata, only after all other timely filed unsecured claims are paid in full. Such payment shall be before any payment on pre-petition non-pecuniary penalties. Late filed claims on priority pre-petition claims shall be paid in full before any payment on late filed general unsecured pre-petition claims. Late filed secured claims shall be paid in full before any payment on late filed priority claims.

A claim not filed with the Court will not be paid by the Trustee post-confirmation regardless of its treatment in Section I or on the AAPD.

Case No: 08-10437-RLJ-13

Debtor(s): Larry Alan Chamberlain

Brenda Joyce Chamberlain

P. CLAIMS FOR PRE-PETITION NON-PECUNIARY PENALTIES, FINES, FORFEITURES, MULTIPLE, EXEMPLARY OR PUNITIVE DAMAGES

Any unsecured claim for non-pecuniary penalty, fines, forfeitures, multiple, exemplary or punitive damages, expressly including IRS penalty to date of petition on unsecured and/or priority claims, shall be paid only a pro rata share of any funds remaining after all other unsecured claims including late filed claims, shall have been paid in full.

Q. CLAIMS FOR POST-PETITION PENALTIES AND INTEREST

No interest, penalty, or additional charge shall be allowed on any pre-petition claims subsequent to the filing of the petition, unless expressly provided herein.

R. BUSINESS CASE OPERATING REPORTS

Upon confirmation, business debtors are no longer required to file operating reports with the Trustee, unless the Trustee requests otherwise. However, a final operating report through the date of confirmation is required if operating reports were previously required. Confirmation hereof shall terminate the Trustee's duties to investigate or monitor the debtor's business affairs, assets or liabilities.

S. NO TRUSTEE'S LIABILITY FOR DEBTOR'S POST CONFIRMATION OPERATION AND BAR DATE FOR CLAIMS FOR PRECONFIRMATION OPERATIONS

The Trustee shall not be liable for any claim arising from the post-confirmation operation of Debtor's business. Any claims against the Trustee arising from the pre-confirmation operation of the Debtor's business must be filed with the Bankruptcy Court within sixty (60) days after entry by the Bankruptcy Court of the Order of Confirmation hereof, or be barred.

T. DISPOSAL OF DEBTOR'S NON-EXEMPT PROPERTY AND TRUSTEE PAYMENTS UPON POST CONFIRMATION CONVERSION OR DISMISSAL

Debtor(s) shall not dispose of or encumber any non-exempt property or release or settle any lawsuit or claim by Debtor(s), prior to discharge without order of the Court after notice to the Trustee and all creditors. Upon conversion or dismissal of the case, the Trustee shall disburse all funds on hand in accordance with General Order 2007-02 and any amendments thereto.

U. ORDER OF PAYMENT

All claims shown in Section I, will be paid in the following order from each disbursement, to the extent allowed after all filing fees have been paid in full:

- 1st -- Administrative Fees in "B"
- 2nd -- Specified monthly dollar amounts to secured creditors shown in "D" and "E"
- 3rd -- Debtor attorney fees shown in "C" until paid in full
- 4th -- Specified monthly dollar amounts shown in "H" (Priority per month)
- 5th -- Specified monthly dollar amounts shown in "I" (Special Class per month)
- 6th -- Pro-rata among claims in "J" other than "Late Filed" and "Penalty"
- 7th -- Pro-rata among claims shown as Priority "Late Filed" shown in "H"
- 8th -- Pro-rata among claims shown as Unsecured " Late Filed" shown in "J"
- 9th -- Pro-rata among claims shown as "Penalty" shown in "J".

Case 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 9 of 12

Case No: 08-10437-RLJ-13

Debtor(s): Larry Alan Chamberlain

Brenda Jovce Chamberlain

V. TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS ("TRCC") PROCEDURE

Pursuant to General Order 2007-02, Paragraph 8, as soon as practicable after the governmental claims bar date, the Trustee shall prepare and serve on Debtor's counsel, all creditors who were scheduled, all creditors who filed claims and any party that has filed a Notice of Appearance, a Trustee's Recommendation Concerning Claims ("TRCC") and Notice of Hearing and Pre-Hearing Conference thereon. The TRCC may be deemed in part to be an Objection to Claims. Objections to the TRCC shall be filed within thirty (30) days from the date of service of the TRCC. Unless an objection is timely filed as to the treatment of any claim, the claim will be allowed or approved only as described in the TRCC, and such treatment will be binding on all parties without further order of the court. All unresolved objections to the TRCC shall be deemed waived if not timely filed or if the proponent of any such objection fails to attend the Trustee's Pre-Hearing Conference or give the Trustee prior written notice that a hearing is necessary. To the extent secured and/or priority claims being paid through the Plan by the Trustee are allowed for amounts in excess of the amounts provided for in this Plan, the Debtor(s) will promptly modify the Plan to provide for full payment of the allowed amount. After the TRCC becomes final, should the Plan then become infeasible and/or "insufficient", the Trustee shall be permitted to move the Court to dismiss the case for such reason.

W. UNFILED CLAIMS

A claim not filed with the Court will not be paid by the Trustee post-confirmation regardless of its treatment in Section I.

SECTION III MOTION FOR VALUATION

Pursuant to Bankruptcy Rule 3012, for purposes of 11 U.S.C. Sec 506(a) and § 1325(a)(5) and (9) for purposes of determination of the amounts to be distributed to holders of secured claims who do not accept the Plan, Debtor(s) hereby moves the Court to value the collateral described in Section I, Part "E(1)" and "E(2)(b)" and Part "F", as the LESSER of the value set forth therein, or any value claimed on the proof of claim. Any objection to valuation shall be filed at least five (5) business days prior to the date of the Trustee's pre-hearing conference regarding Confirmation, or be deemed waived.

Case 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 10 of 12

Case No: 08-10437-RLJ-13
Debtor(s): Larry Alan Chamberlain

Brenda Joyce Chamberlain

,	SECTION IV ADDITIONAL PLAN PROVISIONS
$\label{eq:Additional} \mbox{ Additional (non-standard) Plan provisions, if any, } \mbox{ None.}$	CAPITALIZED, BOLD AND UNDERSCORED ARE AS FOLLOWS:
Respectfully submitted,	Case No.: 08-10437-RLJ-13
/s/ Larry Reed Lewis	
Larry Reed Lewis, Debtor's(s') Attorney	
12296300	
State Bar Number	
<u>CE</u>	ERTIFICATE OF SERVICE
	e foregoing DEBTOR'S(S') CHAPTER 13 PLAN AND MOTION FOR VALUATION electronically by the Clerk or by or under the direction of the undersigned by the date indicated below:
Walter O'Cheskey	
6308 Iola Ave	
Lubbock, TX 79424	
and all parties and creditors listed on the original r	mailing matrix and any amended mailing matrix.
Dated: 02/03/2009	/s/ Larry Reed Lewis
	Larry Reed Lewis

Label Matrix for local noticing Case 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 11 of 12 Recovery Management Systems Corporation

Case 08-10437-rlj13
Northern District of Texas

Abilene Fri Jan 30 09:54:11 CST 2009

306 Federal Building 1205 Texas Avenue Lubbock, TX 79401-4037 Linebarger Goggan Blair & Sampson, LLP c/o Sherrel K. Knighton 2323 Bryan St. Suite 1600

25 SE 2nd Ave. Ste. 1120 Miami, FL 33131-1605

(p)21ST MORTGAGE CORPORATION

PO BOX 477

KNOXVILLE TN 37901-0477

Dallas, Tx 75201-2644

(p)AMERICREDIT PO BOX 183853

ARLINGTON TX 76096-3853

Brown CAD Linebarger Goggan Blair & Sampson, LLP

2323 Bryan Street, #1600 Dallas, TX 75201-2644 c/o Sherrel K. Knighton Brown County Appraisal District

402 Fisk

Brownwood, TX 76801-8214

Brownwood Regional Medical Center c/o Michael I. Mossman, Attorney at Law

P.O. Box 330129

Nashville, TN 37203-7501

Citi Auto

2208 Hwy 121 Ste 100 Bedford, TX 76021-5981 Citifinancial PO Box 2935

Abilene, TX 79604-2935

Cmre Financial Services Inc 3075 E Imperial Hwy

Suite 200

Brea, CA 92821-6753

Credit Systems International- Collection

1277 Country Club Lane Fort Worth, TX 76112-2304 Enhanced Recovery Corp 8014 Bayberry Rd

Jacksonville, FL 32256-7412

Gnb-bealls-WFNNB PO Box 182125

Columbus, OH 43218-2125

HC Processing Center 203 E Emma Ste A

Springdale, AR 72764-4625

Heilig Meyers 520 W Commerce St Brownwood, TX 76801 IRS Special Procedures Mail Code 5020-DAL 1100 Commerce St, Room 9B8 Dallas, TX 75242-1001

(p)INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS

PO BOX 21126

PHILADELPHIA PA 19114-0326

LINEBARGER GOGGAN BLAIR et al 2323 Bryan Street, Ste 1600 Dallas, TX 75201-2644 Midland Credit Mgmt 8875 Aero Dr Ste 200 San Diego, CA 92123-2255

Monte J. White & Associates, P.C.

402 Cypress, Suite 310 Abilene, TX 79601-5151

NCO - Medclr 507 Prudential Rd Horsham, PA 19044-2308

(p)MARLIN MEDCLR INOVISION 507 PRUDENTIAL ROAD HORSHAM PA 19044-2308

PALLINO RECEIVABLES II LLC c/o Jefferson Capital Systems LLC PO BOX 7999

SAINT CLOUD MN 56302-7999

PRA Receivables Management LLC As Agent Of Portfolio Recovery Associates LLC c/o Ford Credit US

POB 41067

Norfolk VA 23541-1067

Recovery Management Systems Corporation 25 S.E. 2nd Avenue, Suite 1120

Miami, FL 33131-1605

Vanderbilt Mortgage Po Box 15170

Knoxville, TN 37901-5170

Vanderbilt Mortgage and Finance, Inc PO Box 9800

Maryville, TN 37802-9800

Wells Fargo Financial Texas, Inc. Attn: MAC F6582-034

PO Box 500

Chester, PA 19016-0500

West Central Tx Coll B 08-10437-rlj13 Doc 25 Filed 02/03/09 Entered 02/03/09 11:33:50 Page 12 of 12

Po Box 2586 Abilene, TX 79604-2586 2501 Seaport Dr Ste Bh30 Chester, PA 19013-2249 10000 CR 367 Early, TX 76802-2901

Larry Alan Chamberlain 10000 CR 367 Early, TX 76802-2901 Larry Reed Lewis Monte J. White & Associates, P.C. 402 Cypress, Suite 310 Abilene, TX 79601-5151 UST U.S. Trustee 1100 Commerce Street Room 976 Dallas, TX 75242-1011

Walter 12,13 OCheskey 6308 Iola Avenue Lubbock, TX 79424-2735

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

21st Mortgage Corp Pob 477 Knoxville, TN 37902 (d)21st Mortgage Corporation PO Box 477 Knoxville, TN 37901 AmeriCredit Financial Services, Inc. PO Box 183853 Arlington, TX 76096

(d)Americredit PO Box 183853 Arlington, TX 76096 Internal Revenue Service PO Box 21126 Philadelphia, PA 19114 Nco Fin-09 Pob 7216 Philadelphia, PA 19101

End of Label Matrix
Mailable recipients 36
Bypassed recipients 0
Total 36